Fron County Register

Educational Column.

JOHN B. SCOTT, EDITOR. Children are often asking, "What's the use?" As a rule the question is asked not for information but it means "there is no use." This common and saucy inquiry should be suppressed. It is right for them to ask the question ONE DOLLAR for information. The tone of the voice and the circumstances under which question is asked enable us to decide as to the character of the question Children should be taught to respect The Largest and Best Weekly News the acts and words of parents and teachers. One way to do this is to check the spirit exhibited in asking questions which criticise the judgment of parents and teachers. No better spirit can be cultivated in children, that will produce a better element of citizenship, than respect for the judgment of parents, and teachers. How important, then, that we who occupy either position be careful! How im-

SCHOOL SIGNALS.

By them, we mean such ways and means of calling and dismissing classes, as are employed by every teacher.

tion between parents and teachers!

In purpose, we all use them for savlng time, for gaining system and promptness in our work. All will admit their utility as a means of saving time. How awkward it seems, when a class is allowed to come straggling to recitation, one at time. A teacher is very careless who will allow it, and his pupils can blame him for many careless habits formed in consequence.

In the school room-that nursery of habits and tendencies-there, we should find everything going after systematic plans; of course all can't have as systematic plans as are found in well organized graded schools, but all can have a significant set of signals, and have them closely followed. By significant signals, we mean those that have some meaning, some point in them. Another great purpose of them, is, that we may have our pupils become systematic and careful.

School signals to be effective must be obeyed, and promptly, too. No signals at all are better than a cumbersome set of evolutions, which are never enforced. Even in the smallest particulars, have your signals promptly and correctly carried out. It helps the regular school work and helps the general appearance of pupils, when they obey, fully, a set of meaning sig nals. Insist upon promptness. For calling classes and dismissing the same, for calling and dismissing school, most teachers use a call-bell, or some familiar word of command. Where bells are not convenient, for calling or dismissing a class. The words: "Ready! Ann Terrill, by their certain deed of trust dated the 15th day of November, 1879, and rise! pass!" can be very well used; again, calling the numbers 1, 2, 3, is an excellent plan. I am predisposed to the number signal as it is less troublesome. It demands more careful attention on the part of pupils than the township thirty-four (34), north, of range two east, containing 46.68½ acres;

Also, the west half of the lot number

It is not nesessary to call the name of any succeding class; have the pupils (4), township thirty-four (34), north, be giving attention to your daily programme, so they may know when to obey signals. I try to have my classes so arranged as to dismiss a class and at the same time call another, by same signals. Those who have never tried A. V. H., Pilot Knob.

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Trustee's Sale.

recorded in the recorders office of Iron county, Mo., in book "V," at page 478, conveved to the undersigned, trustee, the following described real estate to wit: All of the west half of lot number two (2) of the northeast quarter of section four (4),

one of northeast quarter of section four range two east, containing 40 acres; Also, the east half of lot number one of norrheast quarter of section four (4), township thirty-four (34), north range two east, containing 43.341 acres,

Also, part of east half of lot number Also, part of east half of lot number two of northeast quarter of section four (4), township thirty-four (34), north, range two (2) east, containing 21.76 acres; Which conveyance was made in trust to secure the payment of a certain note therein described; and, whereas, default has been made in the payment of said note, which is now due and remains and M. and 5 o'clock P. M., at the east front door of the court house in the city of Ironton. Iron county, aforesaid, to the highest bidder, for cash, for the purposes of said trust.
WILLIAM T. HUNTER,
Truste

Ironton, Mo., Nov. 19th, 1884.

Order of Publication.

In the Circuit Court of Iron County, Mo., in vacation, November 10, 1884. Sarah McKenzie

Robert McKenzie.

| Action for Divorce. | Now at this day comes the plaintiff, by attorney, and files her petition and affidavit, setting forth among other things, that the defendant is a non-resident of the State of Missouri and can not be summoned in this action by the ordinary pro-cess of law; it is, therefore, ordered by the clerk of the circuit court of Iron counin the circuit court of said county, the object and general nature of which is to obtain a decree of divorce from the bonds of matrimony heretofore contracted be-tween said plaintiff and defendant on the grounds of abandonment:

And unless he be and appear at the next term of said court, to be holden for said term of said court, to be holden for said county of Iron, and State of Missouri, at the courthouse in said county, on the fourth Monday in April next (1885), and on or before the sixth day thereof (if the term shall so long continue; and, if not, then before the end of the term), and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed and judgment rendered in accordance with the prayer of said petition.

It is further ordered that a copy hereof be published according to law in the IRON COUNTY REGISTER, a weekly newspaper published in said County of Iron,

paper published in said County of Fron, and State of Missouri.

A true copy: JOS, HUFF, Clerk.
Attest, with seal, this 10th day of [SEAL] November, 1884.

JOS, HUFF, Clerk
Iron County Circuit Court.
Emerson & Edgar, att'ys for platntiff.

Administrator's Notice. Notice is hereby given, that Letters of Administration, on the Estate of Thomas Burnside, deceased, were granted to the un-dersigned, on the 8th day of November, 1884, by the Probate Court of Iron county Mis-

All persons baving claims against said estate are required to exhibit them to me for allowance within one year after the date of said letters, or they may be precluded from any benefit of such estate; and if such claims be not exhibited within two years from the time of the publication of this notice, they will be forever harred.

VIBINIS BERNARD ZWART, Adm'r.

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BONARYAY

has been made in the payment of something. I've visited schools where arbitrary signals were used to such an extent as to cause confusion whenever a class was called. Again, give your signals in a firm tone of voice and with the downward inflection; the philosophy of uncertainty condemns the other inflection. A. V. H. Blist Y. A. V. Ribbons, Ladies' Hats,

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